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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/595,163	03/13/2006	Yuichi Yokoyama	KC-US030570	3666
	7590 01/03/201 OUNSELORS, LLP	2	EXAMINER	
1233 20TH STE	REET, NW, SUITE 70		HALL, ARTHUR O	
WASHINGTO	N, DC 20036-2680		ART UNIT	PAPER NUMBER
			3718	
			NOTIFICATION DATE	DELIVERY MODE
			01/03/2012	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailpto@giplaw.com

	Application No.	Applicant(s)	
	10/595,163	YOKOYAMA, YUICHI	
Notice of Allowability	Examiner	Art Unit	
	ARTHUR O. HALL	3718	
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313 1. ☑ This communication is responsive to A Supplemental Response to a rest requirement and election have been incorporated into this as a local property of the allowed claim(s) is/are 1-8 and 10-12. 4. ☑ Acknowledgment is made of a claim for foreign priority under a local property in the local priority under a local property of the priority documents have	ears on the cover sheet was (OR REMAINS) CLOSED or other appropriate communication is and MPEP 1308. Sonse filed on 10/7/2011. Triction requirement set for action. er 35 U.S.C. § 119(a)-(d) or	with the correspondence address-in this application. If not included nunication will be mailed in due cours subject to withdrawal from issue at the thing the interview on; the	ne initiative
 Certified copies of the priority documents have Copies of the certified copies of the priority documents and the priority documents of the priority documents. Copies of the certified copies of the priority documents. * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 	cuments have been receiv	ed in this national stage application fr	
 5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give the submit including changes required by the Notice of Draftspers (a) including changes required by the Notice of Draftspers (b) including changes required by the attached Examiner's Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the deposit of B attached Examiner's comment regarding REQUIREMENT FOR the submit is submitted. 	es reason(s) why the oath the submitted. con's Patent Drawing Revi- s Amendment / Comment .84(c)) should be written on the header according to 37 (stocked)	or declaration is deficient. ew (PTO-948) attached or in the Office action of the drawings in the front (not the back) CFR 1.121(d). nust be submitted. Note the	
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material /ARTHUR O. HALL/ Primary Examiner, Art Unit 3718	6. ☐ Interview Paper No 7. ☐ Examiner	Informal Patent Application Summary (PTO-413), b./Mail Date s Amendment/Comment s Statement of Reasons for Allowanc	e

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ALLOWANCE

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Reasons for Allowance

The following is an examiner's statement of reasons for allowance:

The closest prior art for the features of the claimed invention are Namba et al. (US Patent 6,494,783; hereinafter Namba), Hoshino (JP Patent Application Publication 2001-12949), Rimoto et al. (US Patent 6,503,144; hereinafter Rimoto), Sterchi et al. (US Patent Application Publication 2005/0153764; hereinafter Sterchi).

However, Namba alone or in combination with Hoshino, Rimoto, and Sterchi does not disclose a non-transitory computer readable medium and video game method including

"a video game program that causes a computer to implement a video game that is executed by means of a controller, in which a character and a moving object are displayed on a monitor, and the moving object is dispatched by the character having a dispatching form that is a posture of the character at a point of dispatching the moving object, the video game program comprising: code programed to receive an operation initiation request from the controller in order to cause the character to initiate a dispatch operation until the moving object is dispatched; code programed to display the dispatch operation of the character on the monitor when the operation initiation request is received: code programed to receive a request to dispatch the moving object from the controller when the dispatch operation of the character is continuously displayed on the monitor; code programed to set the point of dispatching the moving object from the character according to a timing at which the dispatch request is received, and to set deviance in a trajectory of the moving object between the point and a destination based on the dispatching form of the character wherein the moving object is controlled to move from the point to the destination on the basis of the deviance; code programed to

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display the moving object controlled on the monitor; the code programed to set the point of dispatching the moving object including code programed to control the deviation of the moving object in the trajectory on the basis of the dispatching form of the character, and controlling the point of dispatching the moving object when the dispatch operation of the character is continuously displayed on the monitor."

Thus, the claimed invention is not anticipated by nor obvious over the closest prior art.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ARTHUR O. HALL whose telephone number is (571)270-1814. The examiner can normally be reached on Mon - Fri, 8:00am - 5:00 pm, Alt Fri, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Vo can be reached on (571) 272-4690. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/ARTHUR O. HALL/
Primary Examiner, Art Unit 3718